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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/550,514	09/23/2005	Sylvain Schwartz	4590-443	3006
	7590 11/05/2007 ΓΜΑΝ & BERNER, LLP		EXAMINER	
1700 DIAGON	AL ROAD, SUITE 300		ZHANG, YUANDA	
ALEXANDRIA	ALEXANDRIA, VA 22314		ART UNIT	PAPER NUMBER
		,	2828	
			· MAIL DATE	DELIVERY MODE
			11/05/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)			
Office Action Summary		10/550,514	SCHWARTZ ET AL.			
		Examiner	Art Unit			
		Yuanda Zhang	2828			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SH WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from to a cause the application to become ABANDONET	I. lety filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
2a)⊠	Responsive to communication(s) filed on <u>09 At</u> This action is FINAL . 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro				
Dispositi	ion of Claims					
5)□ 6)⊠ 7)□	Claim(s) 1-15 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1-15 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.				
Application Papers						
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the Example 1.	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority u	ınder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
2) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary (Paper No(s)/Mail Da 5) Notice of Informal Pa	te			
	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	6) Other:	stent Application			

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed 08/09/07 have been fully considered but they are not persuasive.

- 2. In response to Applicant's argument that the prior art does not disclose two counter-propagation modes, the Examiner disagrees with the Applicant's and the prior art clearly shows two counter-propagation modes. Figure 28(a) and 28(b) show equivalent two counter-propagation modes required by claim 1, which recites "two counter-propagation modes to be kept almost the same" (col. 28 lines 37-48). Since the Applicant's not explicitly defined that the two counter-propagation modes have to occur at the same time, the Examiner interprets that they propagate one at a time in opposite directions.
- 3. In response to Applicant's argument that claim 10 recites additional limitation, the Examiner disagrees with the Applicant's since Aronowitz'034 does cure the deficiency of Nilsson'764 by providing the additional limitation of "an induction coil controlled by an adjustable electrical current" (see office action below).

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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5. Claims 1-9 and 11-14 are rejected under 35 U.S.C. 102(b) as being anticipated by Nilsson (US Patent 5,177,764).

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- 6. In re claim 1, Nilsson discloses a unidirectional planar ring laser comprising: an optical ring cavity including at least three mirror, a solid-state amplifying medium and a feedback system, the cavity and the amplifying medium being such that two counterpropagating optical modes can propagate in opposite directions one with respect to other inside said optical cavity (inherent due to non-reciprocal rotation and reciprocal rotation), the feedback system allowing the intensity of the two counter-propagating modes to be kept almost the same (due to an unidirectional oscillation and the two modes can be propagating on at a time in opposite directions), the feedback system comprising, inside the cavity, an optical assembly including a polarizing element and a device (Faraday rotator, non-reciprocal rotation) exhibiting a nonreciprocal effect that acts on the polarization sate of the counter-propagating modes, wherein said optical assembly further includes a device (Birefringence, reciprocal rotation) exhibiting a reciprocal effect that also acts on the polarization sate of the counter-propagating modes, the feedback system comprising control means for controlling at least one of the effects of said devices (see abstract).
- 7. In re claims 2 and 3, Nilsson discloses the linear polarizer (Col. 2 lines 30-33) is one of the mirrors of the cavity (inherent).
- 8. In re claim 4, Nilsson discloses the linear polarizer is an inclined glass plate, the angle of inclination on the optical modes then being approximately equal to the Brewster angle (Col. 7 lines 55-62).

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9. In re claims 5-7, Nilsson discloses the reciprocal rotator, a birefringent optical

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plate in a non-planar cavity, exhibiting a reciprocal effect is a second linear polarizer

(reciprocal polarization), the polarization direction of which is not parallel to that of the

first polarizer (Col. 8 lines 50-54), the feedback system consists of means for adjusting

the non-reciprocal effect of the device exhibiting a non-reciprocal effect (Col. 9 lines 5-

38).

10. In re claim 8, Nilsson discloses a reciprocal effect is an optical plate exhibiting

electrically controlled birefringence (Col. 9 lines 34-36).

11. In re claim 9 Nilsson discloses a nonreciprocal effect consists of a material

exhibiting the Faraday effect and polarized by a permanent magnet, the feedback

system consists of means for adjusting the reciprocal effect of the device exhibiting a

reciprocal effect (Col. 4 lines 5-25).

12. In re claim 11, Nilsson discloses the amplifying medium and the material

exhibiting the Faraday effect are produced in the same material (birefringent material is

made of YAG which is the same as solid-state laser medium, Nd:YAG; Col. 9 line 23).

13. In re claim 12, Nilsson discloses the cavity is monolithic, the counter propagating

optical modes propagating, inside the cavity, only in a solid material (see abstract).

14. In re claim 13, Nilsson discloses the amplifying medium is Nd:YAG (see

description of the prior art section).

15. In re claim 14, Nilsson discloses the cavity is optically pumped by at least one

diode laser (see description of the prior art section).

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Claim Rejections - 35 USC § 103

16. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 17. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Nilsson (US Patent 5,177,764) in view of Aronowitz (US Patent 3,867,034).
- 18. In re claim 10, Nilsson has disclosed the claimed invention above except an induction coil controlled by an adjustable electrical current.
- 19. However, with reference to figure 1, Aronowitz discloses an induction coil controlled by an adjustable electrical current (Col. 3 lines 14-38).
- 20. Thus, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the ring laser of Nilsson with an induction coil as taught by Aronowitz in order to eliminate temperature and stray magnetic field effects by alternating the direction of the magnetic field (Col. 1 lines 55-60).
- 21. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Nilsson (US Patent 5,177,764) in view of Brasseur et al (US Patent 6,731,423 B1).
- 22. In re claim 15, Nilsson has disclosed the claimed invention above except the cavity comprises at least one optical fiber in the form of a ring, which includes optical couplers for the entry and exit of the counter-propagating beams and of at least one optical pump beam.

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23. However, Brasseur et al disclose an optical fiber ring having a first end (64) is coupled to a first end (entry) of the Raman chamber. A second end (exit) of the optical fiber is coupled to a second end of the Raman chamber (cavity) (Col. 2 lines 12-15).

24. Thus, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the ring laser of Nilsson with an optical fiber ring as taught by Brasseur et al in order to obtain a desired high output power by eliminating the spatial modes (Col. 2 lines 18-19).

Conclusion

25. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yuanda Zhang whose telephone number is 571-270-

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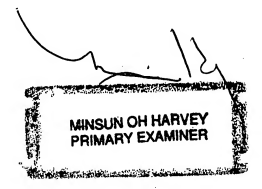
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1439. The examiner can normally be reached on Monday-Thursday, Alternating Fri 8:30am-6:00p EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Minsun Harvey can be reached on 571-272-1835. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

YZ 10/18/07



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